

Lesser, Steven R., 1:43

MacPherson, Robert, 4:36
Maghzi-Ali, Shahla, 2:66
Maniruzzaman, A.F.M., 3:76
Marrow, Paul Bennett, 3:10
Meyerson, Bruce, 1:58
Mittenthal, Richard, 3:42
Moxley Jr., Charles R., 3:24

Naimark, Richard W., 1:94
Nolan, Michael D., 4:50

O'Neill, Philip D., 4:60

Peckar, Robert S., 2:34
Phillips, Gerald F., 2:24
Pucci, Adriana Noemi, 1:82

Robbins, David E., 1:8

Samavati, Hedayeh, 3:46
Sarhan, Karim, 4:70
Sayler, Richard H., 1:62
Slavitt, Evan, 4:18
Smith, Charles H., 3:29
Stephens, David B., 1:38
Stephens, Robert D., 1:38

Thomas, Claude R., 2:74

Underwood, Christi L., 3:40

COURT DECISIONS

COMMERCIAL

Coors Brewing Co. v. Federico Cabo, 1:104
Sunoco Inc. v. Honeywell International Inc., 4:91
Superadio v. Walt "Baby" Love Productions, 1:105

CONSUMER

Brantley v. Republic Mortgage Ins., Co., 4:93
Gia S. Gipson v. Cross Country Bank, 2:92
Love v. Money Tree, 3:93

EMPLOYMENT

Jackson v. Cintas Corp., 4:92

ENERGY

U.S. Energy Corp. v. Nukem, Inc., 2:92

FAA PROCEDURE

Ansari v. Qwest Communications Corp., 3:91

FINANCING

Hotels Nevada, LLC v. Bridge Bank, LLC, 3:91

FRANCHISING

Nagrampa v. MJF MailCoups Inc., 2:93

INTELLECTUAL PROPERTY

Contec Corp. v. Remote Solution Co., 2:93

INTERNATIONAL

Phoenix Aktiengesellschaft v. Ecoplas, Inc., 1:106

INTERNATIONAL EMPLOYMENT

Joselito Madriaga Lim v. Offshore Speciality Fabricators, 3:92

MEDICAL MALPRACTICE

Dees v. Billy M.D., 1:104

SALE OF GOODS

Rogers v. Dell Computer Corp., 3:90

STATUTORY ARBITRATION

Anderson v. Pineda, 1:105

STATUTORY EMPLOYMENT

Booker v. Robert Half International, 3:90
Roderick Campbell v. General Dynamics Government Systems Corp., 3:92

SECURITIES

Bear Stearns & Co., Inc. v. 1109580 Ontario, Inc., 4:90

SECURITIES EMPLOYMENT

Credit Suisse First Boston Corp. v. Grunwald, 2:91
Credit Suisse First Boston v. Pitofsky, 2:91

TAX SHELTER

Demey v. BDO Seidman, 4:90

SUBJECTS

ADR

e-mail broadcast of program, 3:92
Georgia Pacific program, 2:18
sample clause, 2:21
savings from program, 2:20
suggested multi-step program, 1:34
teaching in business schools, 1:38

American Arbitration Association
arbitrator standards of conduct, 4:70
attorneys' fees under AAA rules, 2:15
international rules preferred, 4:4
Americans with Disabilities Act
accommodation for pregnancy, 3:50
mediation, 3:5

Arbitrability

adhesion contract, 3:4
who decides, 3:91, 93

Arbitration

bad faith in, 2:10
bankruptcy, 3:5
California developments
class action waivers, 3:6
discretion to stay, 2:6
homeowner disputes, 4:6
interstate commerce, 3:6
residential construction, 3:6
securities disputes, 3:6
out-of-state attorneys provider disclosure, 4:6
collateral estoppel, 4:90
compelling, 4:55
consumer survey, 2:5
differences from litigation, 4:42
discovery abuse, 1:101; 4:60
discrimination (see Employment, Labor)
equitable estoppel, 4:6 (Tex.), 93
Florida developments
children in arbitration, 3:8
international arbitration, 3:38
multijurisdictional practice, 3:34
temporary legal services in, 3:39
forum selection clause, 3:5
hearing requirement (Va.), 3:6

"judicial binding arbitration," 3:29
labor (see Labor)
mandatory arbitration (Mass.), 1:105
motion to compel (Okla.), 3:90
non-admitted attorney
Florida, 3:34
California, 4:6
Connecticut, 4:6
non-paying party problem, 1:26
non-signatories, 2:93; 4:90
parent binding child (Fla.), 3:6
prohibited for auto sales (Ark.) 2:6
remedies, 4:60
retired judges as, 3:27
shifting attorney's fees, 4:60
subpoenas

attorney (Utah), 2:6
third-party, 3:5

Arbitration agreement

adhesion contract, 3:4
class action bar, 2:92; 3:6; 4:5
drafting issues, 4:50, 67
enforceability
fraud alleged, 4:90
notice failure, 3:92
illegal, 3:91
severance, 3:90
unconscionability, 3:93; 4:90
waiver
prejudice, 2:6
voluntary and knowing, 4:5

Arbitration award

appellate jurisdiction, 4:92
appellate review by arbitrator, proposal for, 3:10
clarification of, 2:92
confirm, time to under FAA (Ind.), 4:6
discovery sanctions as (Mass.), 1:105
expanding review by contract, 4:5
injunction against, 2:38
rejection of award in mandatory arbitration (Mass.), 1:105
standard of review, 4:5
vacatur, time to move (Ariz.), 4:6

Arbitrator

Calif. ethics standards, 3:91
chairperson, role of, 3:16, 26
compensation, 3:21
conducting hearings, 2:20
consultants, role in selecting, 3:28
deliberations, 3:20
disclosure, 4:93
ethics code (Ala.), 2:6
lawyers versus nonlawyers as, 3:27
power to control the process, 1:8
power to impose monetary sanctions, 4:60
reasoned award requirement, 3:28
retired judges as, 3:27
selecting, 3:24
sitting judge, effect on arbitration, (Cal), 3:29
sole arbitrator, 3:21, 28
standards of conduct (see International arbitrators)

Bankruptcy, 3:5

Collateral estoppel, 4:90

- Construction
 - common interest developments (Cal.), 4:6
 - comparing an actual arbitration and a similar litigated case, 4:11
 - construction defect statute (Fla.), 1:43
 - contractor attitudes surveyed, 1:40
 - Missouri DOT claims, 1:5
 - pre-arbitration discovery (Fla.), 1:43
 - "step" negotiation and ADR, 1:57
 - survey of contractors, 1:52
 - technical mediation, 2:34
- Education and ADR, 1:38
- Empirical research
 - teaching ADR, 1:38
 - contractor survey, 1:48
 - post-award experience, 1:94
- Employment ADR
 - discrimination due to marriage or pregnancy, 3:45
 - e-mail broadcast of program, 3:92
 - exclusion of employment disputes (Ariz.), 1:58
 - ombuds (see Ombuds)
 - statutory rights, 3:38
- Equitable estoppel, 4:6, 93
- Federal Arbitration Act (see U.S. Arbitration Act)
- federal preemption, 1:58
- Intellectual property
 - arbitrating IP disputes, 1:62
 - discussion by practitioners, 1:68
- International ADR
 - Cyprus, 2:48
 - drafting international ADR clause, 3:68
 - Middle East, 2:66
- International arbitration
 - advantages of, 2:76
 - best procedures, 2:79
 - bias challenge to chairman, 3:8
 - bilateral investment treaty cases,
 - Argentina, 3:9
 - Bulgaria, 3:9
 - Ecuador, 3:7
 - by country
 - Brazilian arbitration, 1:82, 86
 - Canadian arbitration, 2:74
 - Danish arbitration act, 4:8
 - electronic arbitration agreements, 4:9
 - European developments, 1:6; 2:7; 3:7; 4:7
 - IBA Guidelines on Conflicts of Interest, 1:76
 - IBA Rules of Evidence, 1:92
 - ICSID discussion paper, 1:7
 - interim relief in, (NY), 4:9
 - managing
 - preliminary conference, 2:74
 - preliminary hearing letter, 1:88
 - multiple proceedings in, 2:82
 - New York Convention cases, 1:106; 2:9; 3:7
 - post-award compliance with award, 1:88
 - sovereign immunity (see Sovereign immunity)
 - state enterprise, 3:77
- WIPO domain name disputes, 2:8
- WTO dispute settlement, 4:76
- International arbitrators
 - standards of conduct compared: ICC, ICSID, UNCITRAL, ICDR Rules; ICSID Convention; AAA-ABA Code of Conduct; IBA Guidelines on Conflicts of Interest; NATFA Code of Conduct, WTO Dispute Settlement Understanding, 4:76
- International mediation
 - advantages, 2:60, 63-64
 - agreement, enforceability of, 2:61
 - Belgian mediation law, 3:7
 - comparing Europe with U.S., 3:62
 - creative solutions in, 2:64
 - cross-cultural differences, 2:60
 - drafting ADR clause for, 3:68
 - effective communications, 2:60
 - European vs. U.S. approaches, 3:62
 - language differences, 2:61
 - Latin America, 2:58
 - "step" clause, 3:65
- Internet disputes
 - WIPO panel views, 4:70
- Investment treaty arbitration
 - contract claims, 2:84
 - impact of, 3:71
 - meaning of "investment," 2:84
 - NAFTA binational panels, 4:9
 - treaty claims, 2:84
- Labor
 - Americans with Disabilities Act, 3:5, 50
 - construction of agreement, 2:40
 - leave, maternity, paternity, FMLA, 3:46, 52
 - discrimination against flight attendants, teachers, 3:48
 - Fair Labor Standards Act claim, 3:92
 - lawyers, effect on labor arbitration, 3:42
 - lexicology, 2:40
 - limited duty requests, 3:52
 - ombuds (see Ombuds)
 - seniority and qualifications, 3:53
- Litigation
 - attitudes of contractors (survey), 1:48
 - trends (survey), 4:4
- McCarran Ferguson Act, 3:93
- Med-arb, 2:24
 - advantages of, 2:28
 - drafting the clause, 2:30
 - disadvantages of, 2:27-28
 - ethical issues, 2:27
 - selecting the neutral, 2:30
 - stipulation and waiver, 2:30-31
- Mediation
 - attitudes of contractors (survey), 1:54
 - confidentiality/criminal case (N.J.), 3:6
 - differences from arbitration, 4:42
 - DOT claims (Mo.), 1:5
 - funeral services claims (Tex.), 1:5
 - international mediation (see International mediation)
 - medical malpractice cases (S. Car.), 2:6
 - multijurisdictional rules affecting (Fla.), 3:40
- risk analysis in, 4:18
- technical mediation, 2:34
- Mediator
 - opening statements, 4:36
 - revised standards of conduct (N. Car.), 1:5
- Multijurisdictional practice
 - arbitration (Fla), 3:34
 - mediation (Fla), 340
- NASD arbitration rules
 - employer program versus (N.Y.), 2:6
 - preemption of Calif. ethics rules, 3:91
- Negotiation, attitude of contractors, 1:56
- Non-paying party
 - problem in arbitration, 1:26
 - proposed waiver clause, 1:30
- Non-signatories, 2:93; 4:93
- Ombuds standards, 3:56
- Party-appointed arbitrators, 4:93
- Prima Paint, 3:4, 5
- Punitive damages waiver, 4:50
- Reinsurance, 4:93
- Risk analysis, 4:18
- Separability doctrine, 3:4
- Severing illegal provision, 3:90
- Sovereign immunity
 - trends in, 3:76
 - waiver of, 3:80
- Unconscionability, 3:93; 4:90
- Uniform Arbitration Act 1955
 - ability to waive provisions, 1:31
 - attorney's fees, 2:13
- Uniform Arbitration Act 2000
 - attorney's fees, 2:14
 - ability to waive provisions, 1:31
- Uniform Mediation Act (N.J.), 1:5
- U.S. Arbitration Act
 - absence of diversity, 1:4
 - appellate jurisdiction, 1:104
 - conflict between provisions, 1:106
 - federal question jurisdiction, 1:4
 - jurisdiction for motion to compel, 1:4
 - preemption
 - FAA preempts Arizona ruling, 1:58
 - § 207 preempts § 9, 1:106
 - venue of motion to compel, 3:91
- Vacatur
 - grounds to vacate, 1:10
 - corruption, fraud, 1:11
 - due process, 1:21
 - evident partiality, 1:11
 - exceeding powers, 1:17
 - hearings no held, 1:16
 - manifest disregard of the law, 1:18, 104 (Colo.)
 - nondisclosure cases, 1:12
 - misconduct by arbitrator, 1:14
 - public policy standard, 1:21
 - statement by arbitrator, 1:12
 - time to file motion (Ariz.), 4:6
- WTO dispute settlement, 4:70

